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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/847,002	05/01/2001	Hyung-Chul Kim	678-600 (P9393)	4813
28249	7590 01/20/2006		EXAMINER	
DILWORTH & BARRESE, LLP 333 EARLE OVINGTON BLVD. UNIONDALE, NY 11553		,	NGUYEN, LE V	
			ART UNIT	PAPER NUMBER
0111011121121	, 111		2174	
			DATE MAILED: 01/20/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	Applicant(s)	
09/847,002	KIM, HYUNG-CHUL	KIM, HYUNG-CHUL	
Examiner	Art Unit		
Le Nguyen	2174		

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	Le Nguyen	2174					
The MAILING DATE of this communication appe	ars on the cover sheet with the	correspondence add	ress				
THE REPLY FILED <u>22 December 2005</u> FAILS TO PLACE THI	S APPLICATION IN CONDITION	FOR ALLOWANCE.					
 The reply was filed after a final rejection, but prior to or o this application, applicant must timely file one of the folloplaces the application in condition for allowance; (2) a No. (3) a Request for Continued Examination (RCE) in comp following time periods: 	owing replies: (1) an amendment, a otice of Appeal (with appeal fee) in liance with 37 CFR 1.114. The rep	affidavit, or other evidence with 37 (ence, which CFR 41.31; or				
a) The period for reply expires 3 months from the mailing date of the final rejection. b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no							
event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO							
MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).						
Extensions of time may be obtained under 37 CFR 1.136(a). The date on been filed is the date for purposes of determining the period of extension a CFR 1.17(a) is calculated from: (1) the expiration date of the shortened standard in the shortened stan	and the corresponding amount of the fee. atutory period for reply originally set in the	The appropriate extension final Office action; or (2)	on fee under 37 as set forth in (b)				
2. The Notice of Appeal was filed on A brief in com	pliance with 37 CFR 41 37 must b	e filed within two mon	ths of the date				
of filing the Notice of Appeal (37 CFR 41.37(a)), or any e Since a Notice of Appeal has been filed, any reply must	extension thereof (37 CFR 41.37(e)), to avoid dismissal	of the appeal.				
AMENDMENTS	had neige to the plate of filing a bein	of will mad be audered	h				
3. The proposed amendment(s) filed after a final rejection, but prior to the date of filing a brief, will <u>not</u> be entered because (a) They raise new issues that would require further consideration and/or search (see NOTE below); (b) They raise the issue of new matter (see NOTE below); 							
(c) They are not deemed to place the application in be appeal; and/or		educing or simplifying	the issues for				
(d) They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a))		ejected claims.					
		ompliant Amendmen	(PTOL-324)				
4. The amendments are not in compliance with 37 CFR 1.121. See attached Notice of Non-Compliant Amendment (PTOL-324). 5. Applicant's reply has overcome the following rejection(s):							
 Newly proposed or amended claim(s) would be a the non-allowable claim(s). 		e, timely filed amendn	nent canceling				
 For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro 		vill be entered and an	explanation of				
The status of the claim(s) is (or will be) as follows: Claim(s) allowed:							
Claim(s) objected to:							
Claim(s) rejected:							
Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE							
 The affidavit or other evidence filed after a final action, b because applicant failed to provide a showing of good ar and was not earlier presented. See 37 CFR 1.116(e). 							
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessa 	overcome <u>all</u> rejections under appe	eal and/or appellant fa	ils to provide a				
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	on of the status of the claims after	entry is below or atta	ched.				
 The request for reconsideration has been considered be See Continuation Sheet. 	ut does NOT place the application	in condition for allowa	ance because:				
12. Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s), 9/5/03							
13. Other:	ý.	Fristine Kine Kine	ad				
	SUPER	IVISORY PATERY ELVERNOLOGY CLINICA 2	Livi VEIT				

U.S. Patent and Trademark Office PTOL-303 (Rev. 7-05)

Continuation of 11. does NOT place the application in condition for allowance because: Applicant's arguments filed 12/22/2005 have been fully considered but they are not persuasive.

Applicant argued the following:

- (a) There is no teaching in Smith and Smethers for displaying downloaded icons on a main menu.
- (b) None of the prior art teaches storing the edited menu configuration with a title input by the user or displaying the menu titles. The examiner disagrees for the following reasons:

Per (a), Smith teaches downloading icon data (col. 10, lines 21-51; col. 8, lines 60-63; col. 11, lines 14-16; col. 14, lines 5-8 and 39-40) and later displaying the icon data on a main icon menu for user selection (figs. 6 and 8-10; col. 6, lines 26-52; col. 7, lines 26-52). Moreover, Smith teaches: 1) a telephone network storing CLID information, including names, telephone numbers and icons/menu icon data associated with the telephone numbers (Smith: col. 10, lines 21-25), so that when 2) a call is transmitted to the receiver's mobile telephone (Smith: col. 10, lines 39), and 3) there is no match, the CLID information with the transmitted icon/menu icon data is displayed (Smith: col. 10, lines 46-47) wherein the user is presented with an option to create an EBC using the transmitted CLID information and the associated icon/menu icon data (Smith: col. 10, lines 49-51), to form 4) a directory/main menu (col. 8, lines 60-61; additionally the Ebbs presented in the directory/menu may be downloaded from a central server, col. 11, lines 14-16), whereby 5) users may edit any field of the EBC in the directory/main menu, which included icon/menu icon data and titles, of the directory/main menu such as by selecting information icon 1211 to display a submenu comprising the EBC and its associated plurality of icons/menu icon data in full view (col. 9, line 66 through col. 10, line 3). Furthermore, the modified Smith teaches that the EBC with the menu icon data may be stored in a central location (Smith: col. 8, lines 13-15) of a database (Smith: col. 14, lines 5-8 and lines 39-40).

If by "displaying downloaded icons on a main menu" applicant meant the initial default menu to distinguish "A main menu" from other types of main menus, especially since what constitute as "main" or most important is relative and subject to users' opinion, applicant is invited to amend the claims to reflect such meaning.

Per (b), Smith teaches a method wherein each of the menu title entry inputted by users are editable and can be stored to form an address book (figs. 8(A-C) and 13(A-B) and respective portions of the specification; col. 7, lines 22-23; col. 8, lines 3-15 and 60-63; col. 14, lines 5-8 and).